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7 Attorneys for Defendant  
 8 CADENCE DESIGN SYSTEMS, INC.

9  
 10 UNITED STATES DISTRICT COURT  
 11 NORTHERN DISTRICT OF CALIFORNIA

12 AHMED HIGAZI, on behalf of himself  
 13 and a class of those similarly situated,

14 Plaintiff,  
 15 vs.  
 16 CADENCE DESIGN SYSTEMS, INC.,  
 17 Defendant.

No. C-07-2813-JW

18  
 19 **STIPULATION AND [PROPOSED]  
 ORDER GRANTING DEFENDANT  
 LEAVE TO FILE FIRST AMENDED  
 ANSWER TO COMPLAINT**

**STIPULATION**

20 Plaintiff Ahmed Higazi and defendant Cadence Systems, Inc. (“Cadence”), acting through their  
 21 respective attorneys of record, hereby stipulate that the Court may grant leave for Cadence to file a  
 22 First Amended Answer in the form attached as Exhibit A to this stipulation.

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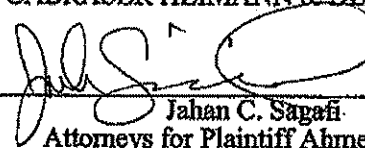
STIPULATION AND PROPOSED ORDER TO FILE  
 FIRST AMENDED ANSWER TO COMPLAINT

No. C-07-2813-JW

1 Dated: December 17, 2007.

2 JAMES M. FINBERG  
3 EVE H. CERVANTEZ  
4 ALTSHLER BERZON LLP

5 KELLY M. DERMODY  
6 JAHAN C. SAGAFI  
7 LEIFF CABRASER HEIMANN & BERNSTEIN LLP

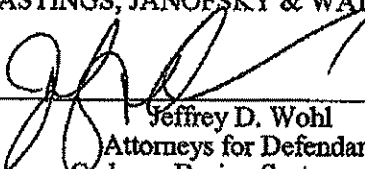
8 By: 

9 Jahan C. Sagafi

10 Attorneys for Plaintiff Ahmed Higazi

11 Dated: December 10, 2007.

12 M. KIRBY C. WILCOX  
13 JEFFREY D. WOHL  
14 MOLLY A HARCOS  
15 PAUL, HASTINGS, JANOFSKY & WALKER LLP

16 By: 

17 Jeffrey D. Wohl

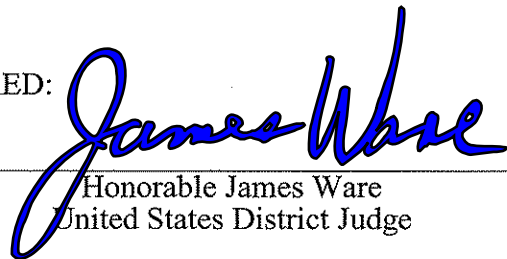
18 Attorneys for Defendant  
19 Cadence Design Systems, Inc.

20 STIPULATION AND PROPOSED ORDER TO FILE  
21 FIRST AMENDED ANSWER TO COMPLAINT  
22 No. C-07-2813-JW

1 **ORDER**  
2

3 PURSUANT TO STIPULATION, IT IS SO ORDERED:  
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5 Dated: December 19, 2007.  
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8 Honorable James Ware  
9 United States District Judge  
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# **EXHIBIT A**

1 M. KIRBY C. WILCOX (Cal. State Bar No. 078576)  
2 JEFFREY D. WOHL (Cal. State Bar No. 96838)  
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11 [mollyharcos@paulhastings.com](mailto:mollyharcos@paulhastings.com)

12 Attorneys for Defendant  
13 CADENCE DESIGN SYSTEMS, INC.

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

AHMED HIGAZI, on behalf of himself  
and a class of those similarly situated,

No. C-07-2813-JW

**DEFENDANT'S AMENDED ANSWER TO  
PLAINTIFF'S COMPLAINT**

Plaintiff,

vs.

CADENCE DESIGN SYSTEMS, INC.,

Defendant.

TO PLAINTIFF AHMED HIGAZI AND TO HIS ATTORNEYS OF RECORD:  
Defendant CADENCE DESIGN SYSTEMS, INC. ("Defendant") hereby amends its  
answers and pleads in response to Plaintiff AHMED HIGAZI's complaint ("Complaint") as  
follows:

**JURISDICTION AND VENUE**

1. Answering Paragraph 1, Defendant admits that this case arises under the federal  
statutes specified therein, but denies that it has violated any such statutes.

2. Answering Paragraph 2, Defendant lacks sufficient knowledge or information to  
form a belief as to whether some members of the class have a different citizenship from

AMENDED ANSWER TO COMPLAINT  
U.S.D.C., N.D. Cal., No. C-07-2813-JW

1 Defendant, or whether there are 100 or more members in the proposed class, and on that basis  
 2 denies this allegation. Defendant expressly denies that it bears liability to the class in excess of  
 3 the statutory minimum. Except as expressly denied, Paragraph 2 of the Complaint consists of  
 4 legal conclusions to which no response is required.

5       3. Answering Paragraph 3, Defendant lacks sufficient knowledge or information to  
 6 form a belief as to whether Plaintiff's claims derive from a common nucleus of operative fact, and  
 7 on that basis denies this allegation. Except as expressly denied, Paragraph 3 of the Complaint  
 8 consists of legal conclusions to which no response is required.

9       4. Paragraph 4 of the Complaint consists of legal conclusions to which no response is  
 10 required.

11       5. Answering Paragraph 5, Defendant admits that it is headquartered in San Jose, and  
 12 that it is doing business in California and in this district. Defendant denies each and every  
 13 remaining allegation set forth in Paragraph 5 of the Complaint.

14       6. Answering Paragraph 6, Defendant lacks sufficient knowledge or information to  
 15 admit or deny the allegations contained therein, and on that basis denies the allegations.

16       7. Answering Paragraph 7, Defendant lacks sufficient knowledge or information to  
 17 admit or deny whether Plaintiff performed any sporadic work from his home and/or in an office  
 18 in Alameda County. Defendant avers that it employed Plaintiff to work at its facilities in San  
 19 Jose, California. Defendant expressly denies each and every remaining allegation set forth in  
 20 Paragraph 7 of the Complaint.

#### SUMMARY OF CLAIMS

21       8. Answering Paragraph 8, Defendant admits that it employed Plaintiff and that some  
 22 of the employees at Cadence perform work that includes installing, maintaining, and/or  
 23 supporting computer software and/or hardware for Cadence. Defendant denies each and every  
 24 remaining allegation contained in this paragraph. Except as expressly admitted or denied,  
 25 Paragraph 8 of the Complaint consists of legal conclusions to which no response is required.

26       9. Answering Paragraph 9, Defendant denies that it misclassified Plaintiff or any  
 27 other employee. Defendant further denies the existence of a class or that class litigation of

1 Plaintiff's claims is appropriate. Defendant lacks sufficient knowledge or information to form a  
2 belief as to the persons on whose behalf Plaintiff purports to bring this action, and on that basis  
3 denies this and each and every remaining allegation contained in this paragraph.

4 10. Answering Paragraph 10, Defendant denies that it misclassified Plaintiff or any  
5 other employee. Defendant further denies the existence of a class or that class litigation of  
6 Plaintiff's claims is appropriate. Defendant lacks sufficient knowledge or information to form a  
7 belief as to the persons on whose behalf Plaintiff brings this action, and on that basis denies this  
8 and each and every remaining allegation contained in this paragraph.

9 11. Answering Paragraph 11, Defendant denies that it misclassified Plaintiff or any  
10 other employee. Defendant further denies the existence of a class or that class litigation of  
11 Plaintiff's claims is appropriate. Defendant lacks sufficient knowledge or information to form a  
12 belief as to the persons on whose behalf Plaintiff brings this action, and on that basis denies this  
13 and each and every remaining allegation contained in this paragraph.

14 12. Answering Paragraph 12, Defendant admits that it maintains a 401(k) Plan for  
15 certain eligible employees. Except as so admitted, Paragraph 12 of the Complaint consists of  
16 legal conclusions to which no response is required. To the extent a response may be required,  
17 Defendant denies each and every remaining allegation contained in this paragraph.

18 13. Answering Paragraph 13, Defendant admits that it is an employer and that it  
19 maintains a 401(k) Plan for certain eligible employees. Except as so admitted, Paragraph 13 of  
20 the Complaint consists of legal conclusions to which no response is required. To the extent a  
21 response may be required, Defendant denies each and every remaining allegation contained in  
22 this paragraph.

23 14. Answering Paragraph 14, Defendant admits that Plaintiff was an employee of  
24 Cadence for a small portion of the purported class period and participated in Cadence's 401(k)  
25 Plan. Except as so admitted, Paragraph 14 of the Complaint consists of legal conclusions to  
26 which no response is required. To the extent a response may be required, Defendant denies each  
27 and every remaining allegation contained in this paragraph.

28

15. Defendant admits that Plaintiff and some other employees of Defendant occasionally worked more than 8 hours in a day and/or 40 hours in a week. Except as so admitted, Defendant denies each and every remaining allegation contained in this paragraph.

16. Defendant denies each and every allegation contained in paragraph 16.

17. Defendant denies each and every allegation contained in paragraph 17.

18. Answering Paragraph 18, Defendant admits that it does not credit non-exempt employees for overtime credit under the 401(k) Plan. Defendant denies that Plaintiff and/or the alleged putative class members are eligible for overtime credit under the 401(k) Plan, and Defendant denies each and every remaining allegation contained in this paragraph.

19. Answering Paragraph 19, Defendant admits that Plaintiff seeks the relief specified therein, but denies that Plaintiff is entitled to any such relief and otherwise denies each and every remaining allegation contained in this paragraph.

## THE PARTIES

20. Answering Paragraph 20, Defendant admits it employed Plaintiff in San Jose, California from approximately 1999 to August 2004, that his duties at certain times included installing, maintaining, and supporting computer software and/or hardware, among other duties, that there may have been instances in which Plaintiff worked more than 40 hours in a week or more than 8 hours in a day, and that Plaintiff did not receive overtime compensation because he was ineligible for such compensation. Defendant lacks sufficient knowledge of information to admit or deny whether Plaintiff resided in Pleasanton, California, throughout the time period alleged, and on that basis denies this allegation. Except as so admitted and denied, Defendant denies each and every remaining allegation contained in this paragraph.

21. Answering Paragraph 21, Defendant lacks sufficient knowledge or information to admit or deny the allegations contained therein, and on that basis denies the allegations, except that Defendant expressly denies that it has committed any violations of the FLSA.

22. Answering Paragraph 22, Defendant admits that it is engaged in the business of providing hardware and software methodologies and services throughout the United States and the world, that its corporate headquarters are located in San Jose, California, and that it is

1 incorporated in Delaware. Except as so admitted, Defendant denies each and every remaining  
2 allegation contained in this paragraph.

3 **COLLECTIVE ACTION ALLEGATIONS**

4 23. Answering Paragraph 23, Defendant admits that Plaintiff purports to bring his  
5 claims under the statute cited therein, but denies that Plaintiff or any of the putative class  
6 members are entitled to relief under that statute.

7 24. Defendant denies each and every allegation contained in paragraph 24.

8 25. Defendant denies each and every allegation contained in paragraph 25.

9 26. Answering Paragraph 26, Defendant admits that it maintains records of the names  
10 and last known addresses of its employees. Except as so admitted, Defendant denies each and  
11 every remaining allegation contained in this paragraph.

12 **CALIFORNIA CLASS ACTION ALLEGATIONS**

13 27. Answering Paragraph 27, Defendant admits that Plaintiff purports to bring the  
14 claims for relief specified therein, but denies that Plaintiff is entitled to any such relief.

15 28. Answering Paragraph 28, Defendant lacks sufficient knowledge or information to  
16 admit or deny the allegations contained therein, and on that basis denies each and every allegation  
17 contained in this paragraph.

18 29. Answering Paragraph 29, Defendant denies each and every allegation contained in  
19 this paragraph.

20 30. Answering Paragraph 30, Defendant denies each and every allegation contained in  
21 this paragraph.

22 31. Answering Paragraph 31, Defendant admits that Plaintiff's counsel are competent  
23 and experienced in complex class actions, the FLSA and state labor and employment litigation.  
24 Except as so admitted, Defendant denies the existence of a class, denies that class litigation of  
25 Plaintiff's claims is appropriate, and otherwise denies each and every allegation contained in this  
26 paragraph.

27 32. Answering Paragraph 32, Defendant denies each and every allegation contained in  
28 this paragraph.

1       33. Answering Paragraph 33, Defendant denies each and every allegation contained in  
 2 this paragraph.

3       34. Answering Paragraph 34, Defendant admits that Plaintiff intends to send notice to  
 4 putative class members, but denies that the sending of such notice is appropriate.

5                   **ERISA CLASS ACTION ALLEGATIONS**

6       35. Answering Paragraph 35, Defendant admits that Plaintiff purports to bring the  
 7 claims specified therein, but denies that Plaintiff is entitled to any such relief.

8       36. Answering Paragraph 36, Defendant lacks sufficient knowledge or information to  
 9 admit or deny the allegations contained therein, and on that basis denies each and every allegation  
 10 contained in this paragraph.

11      37. Answering Paragraph 37, Defendant denies each and every allegation contained in  
 12 this paragraph.

13      38. Answering Paragraph 38, Defendant denies each and every allegation contained in  
 14 this paragraph.

15      39. Answering Paragraph 39, Defendant admits that Plaintiff's counsel are competent  
 16 and experienced in complex class actions and ERISA. Except as so admitted, Defendant denies  
 17 the existence of a class, denies that class litigation of Plaintiff's claims is appropriate, and  
 18 otherwise denies each and every allegation contained in this paragraph.

19      40. Answering Paragraph 40, Defendant denies each and every allegation contained in  
 20 this paragraph.

21      41. Answering Paragraph 41, Defendant admits that Plaintiff intends to send notice to  
 22 putative class members, but denies that the sending of such notice is appropriate.

23                   **FIRST CLAIM FOR RELIEF**

24                   **(Fair Labor Standards Act, 29 U.S.C. § 201 *et seq.* ("FLSA"),**

25                   **Brought by Plaintiff on Behalf of**

26                   **Himself and the Nationwide FLSA Collective Plaintiffs)**

27      42. Answering Paragraph 42, Defendant incorporates by reference its responses to  
 28 paragraphs 1 through 41 as though fully set forth herein.

1       43. Answering Paragraph 43, Defendant admits that it is an employer, that it produces  
2 goods, that it has had annual gross operating revenues in excess of \$500,000 at all times relevant  
3 to the Complaint, and that it has employed Plaintiff and other employees at times relevant to the  
4 Complaint. Defendant denies the existence of a collective Nationwide FLSA collective class or  
5 that a collective action for Plaintiff's claims is appropriate. Except as expressly admitted or  
6 denied, Paragraph 43 of the Complaint consists of legal conclusions to which no response is  
7 required.

8       44. Answering Paragraph 44, Defendant denies that a Consent to Sue form signed by  
9 the Plaintiff in this action was attached to the copy of the Complaint that was served on  
10 Defendant. Defendant lacks sufficient knowledge or information to admit or deny the remaining  
11 allegations in Paragraph 44, and on that basis denies those allegations.

12       45. Paragraph 45 of the Complaint consists of legal conclusions to which no response  
13 is required.

14       46. Answering Paragraph 46, Defendant denies each and every allegation contained in  
15 this paragraph.

16       47. Answering Paragraph 47, Defendant denies each and every allegation contained in  
17 this paragraph.

18       48. Answering Paragraph 48, Defendant denies each and every allegation contained in  
19 this paragraph.

20       49. Answering Paragraph 49, Defendant denies each and every allegation contained in  
21 this paragraph.

22       50. Answering Paragraph 50, Defendant denies each and every allegation contained in  
23 this paragraph.

24       51. Answering Paragraph 51, Defendant admits that Plaintiff seeks recovery of  
25 attorneys' fees and costs, but denies that Plaintiff is entitled to such relief.

26       52. Answering Paragraph 52, Defendant admits that Plaintiff seeks the relief specified  
27 therein but denies that Plaintiff is entitled to such relief.

28

**SECOND CLAIM FOR RELIEF**  
(Cal. Wage Order No. 4-2001; Cal. Labor Code §§ 510, 1194,  
Brought by Plaintiff  
on Behalf of Himself and the California Class)

53. Answering Paragraph 53, Defendant incorporates by reference its responses to paragraphs 1 through 52 as though fully set forth herein.

54. Paragraph 54 of the Complaint consists of legal conclusions to which no response is required.

55. Answering Paragraph 55, Defendant denies each and every allegation contained in this paragraph.

56. Answering Paragraph 56, Defendant admits that there may have been some instances in which Plaintiff and other employees have worked more than 40 hours in a week, more than 8 hours in a day, and/or more than 12 hours in a day. Except as so admitted, Defendant denies each and every remaining allegation contained in this paragraph.

57. Answering Paragraph 57, Defendant denies each and every allegation contained in this paragraph.

58. Answering Paragraph 58, Defendant denies each and every allegation contained in this paragraph.

**THIRD CLAIM FOR RELIEF**  
(California Wage Payment Provisions, Cal. Labor Code §§ 201, 202, & 203,  
Brought by Plaintiff  
on Behalf of Himself and the California Class)

59. Answering Paragraph 59, Defendant incorporates by reference its responses to paragraphs 1 through 58 as though fully set forth herein.

60. Paragraph 60 of the Complaint consists of legal conclusions to which no response is required.

61. Answering Paragraph 61, Defendant denies each and every allegation contained in this paragraph.

1       62. Answering Paragraph 62, Defendant admits that more than 30 days have passed  
2 since Plaintiff and certain other employees left their employment with Defendant. Except as so  
3 admitted, Defendant denies each and every remaining allegation contained in this paragraph.

4       63. Answering Paragraph 63, Defendant denies each and every allegation contained in  
5 this paragraph.

**FOURTH CLAIM FOR RELIEF**  
(California Record-Keeping Provisions,  
Cal. Wage Order No. 4-2001; Cal. Labor Code §§ 226, 1174, & 1174.5,  
Brought by Plaintiff  
on Behalf of Himself and the California Class)

9 64. Answering Paragraph 64, Defendant incorporates by reference its responses to  
10 paragraphs 1 through 63, as though fully set forth herein.

11       65. Answering Paragraph 65, Defendant denies each and every allegation contained in  
12 this paragraph.

13       66. Answering Paragraph 66, Defendant admits that Plaintiff seeks the relief specified  
14       therein, but denies that Plaintiff is entitled to such relief.

**FIFTH CLAIM FOR RELIEF**  
(California Meal And Rest Period Provisions,  
Cal. Wage Order No. 4-2001; Cal. Labor Code §§ 218.5, 226.7, & 512,  
Brought by Plaintiff  
on Behalf of Himself and the California Class)

18 67. Answering Paragraph 67, Defendant incorporates by reference its responses to  
19 paragraphs 1 through 66 as though fully set forth herein.

20       68. Answering Paragraph 68, Defendant denies each and every allegation contained in  
21 this paragraph.

22 69. Answering Paragraph 69, Defendant denies each and every allegation contained in  
23 this paragraph.

24       70. Answering Paragraph 70, Defendant denies each and every allegation contained in  
25 this paragraph.

26       71. Answering Paragraph 71, Defendant denies each and every allegation contained in  
27 this paragraph.

**SIXTH CLAIM FOR RELIEF**  
(California Unfair Competition Law, Cal. Bux. & Prof. Code § 17200 *et seq.*,  
Brought by Plaintiff  
on Behalf of Himself and the California Class)

72. Answering Paragraph 72, Defendant incorporates by reference its responses to paragraphs 1 through 71 as though fully set forth herein.

73. Answering Paragraph 73, Defendant denies each and every allegation contained in this paragraph. The second sentence of Paragraph 73 consists of legal conclusions to which no response is required.

74. Answering Paragraph 74, Defendant denies each and every allegation contained in this paragraph.

75. Answering Paragraph 75, Defendant denies each and every allegation contained in this paragraph.

76. Answering Paragraph 76, Defendant denies each and every allegation contained in this paragraph.

77. Answering Paragraph 77, Defendant denies each and every allegation contained in this paragraph.

78. Answering Paragraph 78, Defendant admits that Plaintiff seeks recovery of attorneys' fees and costs, but denies that Plaintiff is entitled to such relief.

79. Answering Paragraph 79, Defendant admits that Plaintiff seeks the relief specified therein, but denies that Plaintiff is entitled to such relief.

**SEVENTH CLAIM FOR RELIEF**  
(ERISA § 502(a)(3) Based on Failure to Maintain Records  
Brought by Plaintiff  
on Behalf of Himself and the ERISA Class)

80. Answering Paragraph 80, Defendant incorporates by reference its responses to paragraphs 1 through 79 as though fully set forth herein.

81. Paragraph 81 of the Complaint consists of legal conclusions to which no response is required.

1           82. Paragraph 82 of the Complaint consists of legal conclusions to which no response  
2 is required.

3       83. Answering Paragraph 83, Defendant admits that its 401(k) Plan defines  
4 Compensation, in the case of certain eligible non-exempt employees, to include overtime wages,  
5 among other things. Except as so admitted, Defendant denies each and every remaining  
6 allegation contained in this paragraph.

7       84. Answering Paragraph 84, Defendant denies each and every allegation contained in  
8 this paragraph.

9       85. Answering Paragraph 85, Defendant admits that Plaintiff seeks the relief specified  
10 therein, but denies that Plaintiff is entitled to such relief.

11       86. Answering Paragraph 86, Defendant admits that Plaintiff seeks attorneys' fees and  
12 costs, but denies that Plaintiff is entitled to such relief.

**EIGHTH CLAIM FOR RELIEF**  
(ERISA § 101 *et seq.*,  
Brought by Plaintiff  
on Behalf of Himself and the ERISA Class)

16       87. Answering Paragraph 87, Defendant incorporates by reference its responses to  
17 paragraphs 1 through 86 as though fully set forth herein.

18       88. Paragraph 88 of the Complaint consists of legal conclusions to which no response  
19 is required.

20       89. Answering Paragraph 89, Defendant admits that Articles 5 and 6 of the 401(k)  
21 Plan confer certain authority and responsibility on Defendant with respect to the administration of  
22 the Plan. Except as so admitted, Paragraph 89 of the Complaint consists of legal conclusions to  
23 which no response is required.

24       90. Answering Paragraph 90, Defendant admits that it has exercised certain authority  
25 and responsibility with respect to the administration of its 401(k) Plan. Except as so admitted,  
26 Paragraph 90 of the Complaint consists of legal conclusions to which no response is required.

27        91. Answering Paragraph 91, Defendant denies each and every allegation contained in  
28 this paragraph.

92. Answering Paragraph 92, Defendant admits that Plaintiff seeks the relief specified therein, but denies that Plaintiff is entitled to such relief.

93. Answering Paragraph 93, Defendant admits that Plaintiff seeks attorneys' fees and costs, but denies that Plaintiff is entitled to such relief.

94. Responding to the Prayer for Relief in the Complaint, Defendant denies that Plaintiff, or the class of persons he purports to represent, have been or will be damaged in the sums alleged, in any other sum, or at all, by reason of any act or omission of Defendant, or any officer, agent or employee of Defendant, or that they are entitled to any of the relief sought in their Prayer for Relief.

## **ADDITIONAL DEFENSES**

## **FIRST DEFENSE**

95. The Complaint, and each purported claim alleged therein, fails to state a claim upon which relief can be granted.

## **SECOND DEFENSE**

96. Plaintiff is not similarly situated to other members of the classes of persons he purports to represent, the existence of which is expressly denied, and Plaintiff is therefore an inadequate representative for the classes of persons he purports to represent.

## **THIRD DEFENSE**

97. The Complaint, and each purported claim contained therein, is barred, at least in part, by applicable statutes of limitation, including but not limited to 29 U.S.C. § 255, Cal. Civ. Proc. Code §§ 337(1), 338 (a), 339, 340; Cal. Bus. & Prof. Code § 17208, and other applicable laws.

## FOURTH DEFENSE

98. The Complaint, and each purported claim for relief alleged therein, is barred because any recovery from Defendant would result in the unjust enrichment of Plaintiff and the classes of persons he purports to represent.

**FIFTH DEFENSE**

2 99. Plaintiff's claims alleging equitable relief are barred because Plaintiff and the  
 3 classes of persons he purports to represent have an adequate and complete remedy at law.

**SIXTH DEFENSE**

5 100. Plaintiff fails to satisfy the prerequisites for class certification and, therefore,  
 6 cannot represent the interests of others.

**SEVENTH DEFENSE**

7 101. Plaintiff lacks standing to assert the legal rights or interests of others.

**EIGHTH DEFENSE**

10 102. Plaintiff's claims alleged on behalf of himself and the classes of persons he  
 11 purports to represent are matters as to which individual questions predominate and, accordingly,  
 12 are not appropriate for class treatment.

**NINTH DEFENSE**

14 103. The claims alleged by Plaintiff are neither common to nor typical of those, if any,  
 15 of the classes of persons he purports to represent.

**TENTH DEFENSE**

17 104. Certain of the interests of the classes of persons Plaintiff purports to represent are  
 18 in conflict with the interests of all or certain sub-groups of the alleged classes of persons he  
 19 purports to represent.

**ELEVENTH DEFENSE**

21 105. The classes of persons Plaintiff purports to represent are not so numerous that  
 22 joinder is impracticable.

**TWELFTH DEFENSE**

24 106. Plaintiff has not shown and cannot show that class treatment of the claims alleged  
 25 herein is superior to other methods of adjudicating this controversy.

**THIRTEENTH DEFENSE**

27 107. Because liability or damages, if any, to each member of the classes of persons  
 28 Plaintiff purports to represent may not be determined by a single jury or on a class-wide basis,

1 allowing this action to proceed as a class action would violate Defendant's rights under the  
 2 Seventh and Fourteenth Amendments to the United States Constitution.

3 **FOURTEENTH DEFENSE**

4 108. Plaintiff's purported claim for relief under California Business & Professions Code  
 5 section 17200 *et seq.*, is barred because the remedy for such actions is limited to restitution and  
 6 injunctive relief, and the relief sought by Plaintiff constitutes damages.

7 **FIFTEENTH DEFENSE**

8 109. Plaintiff's claims for damages, including those on behalf of himself and the classes  
 9 of persons he purports to represent, are barred to the extent that they are speculative in nature  
 10 and/or not allowed under California Business & Professions Code section 17200 *et seq.*

11 **SIXTEENTH DEFENSE**

12 110. The Complaint is barred because Plaintiff and the classes of persons he purports to  
 13 represent were properly classified as exempt from the overtime provisions of the FLSA,  
 14 California Industrial Welfare Commission Wage Orders, and California law.

15 **SEVENTEENTH DEFENSE**

16 111. The Complaint, and each claim for relief contained therein, is barred by the  
 17 doctrine of *res judicata* to the extent any member of the purported classes pursued and resolved to  
 18 final judgment any claim alleged in the Complaint.

19 **EIGHTEENTH DEFENSE**

20 112. There may be individuals in the classes of persons Plaintiff purports to represent,  
 21 including Plaintiff, whose claims are barred because of prior settlement agreements and/or  
 22 releases covering all or some of the purported causes of action alleged in the Complaint.

23 **NINETEENTH DEFENSE**

24 113. Some or all of the disputed time for which Plaintiff and the classes of persons he  
 25 purports to represent seek recovery of wages purportedly owed is not compensable pursuant to  
 26 the *de minimis* doctrine.

27

28

**TWENTIETH DEFENSE**

114. With respect to some or all of the claims brought by Plaintiff and the classes of persons he purports to represent, any of Defendant's act(s) and/or omission(s) which may be found to be in violation of the rights afforded by the California Labor Code and/or the FLSA were not willful but rather Defendant's acts and/or omissions occurred in good faith and were based upon reasonable belief that it was in compliance with such laws.

**TWENTY-FIRST DEFENSE**

115. The Complaint, and each purported claim for relief contained therein, is barred in whole or in part because Plaintiff and the classes of persons he purports to represent misperformed their respective duties and failed to perform those duties which Defendant realistically expected each to perform.

**TWENTY-SECOND DEFENSE**

116. The Complaint, and each purported claim for relief contained therein, is barred in whole or in part because, to the extent Plaintiff and the classes of persons he purports to represent worked any hours for which they were not paid, such time was worked without the knowledge or approval of Defendant's managers.

**TWENTY-THIRD DEFENSE**

117. Plaintiff's claim under Labor Code section 226 is barred on the grounds that there was no "knowing and intentional failure" on Defendant's part to provide proper itemized earnings statements, nor did Plaintiff or the classes of person he purports to represent suffer injury as a result of any alleged violation of Labor Code section 226.

**TWENTY-FOURTH DEFENSE**

118. Plaintiff's claim for waiting time penalties, and that of the classes of persons he purports to represent, are barred because any failure to pay wages was not willful within the meaning of California Labor Code section 203, and at all relevant times there has existed a good faith factual and/or legal dispute as to the matters which are the subject of Plaintiff's Complaint.

**TWENTY-FIFTH DEFENSE**

119. Plaintiff and the classes of persons he purports to represent are barred from, and  
 2 have waived, any recovery for penalties under the Private Attorney General (“PAG”) Act,  
 3 including but not limited to penalties available under California Labor Code sections 203, 204,  
 4 226, 226.7, 510, 512, and 1174(d), because Plaintiff has failed to pursue and exhaust his  
 5 administrative remedies under the PAG Act. Cal. Lab. Code § 2699 *et seq.*

**TWENTY-SIXTH DEFENSE**

120. Neither Plaintiff nor the classes of persons Plaintiff purports to represent, the  
 9 existence of which are expressly denied, may recover liquidated damages, to the extent such are  
 10 sought in Plaintiff’s Complaint, because (1) Defendant and its officers, directors, managers or  
 11 agents acted in good faith and did not commit any willful violation of any of the provisions of the  
 12 FLSA and/or the California Labor Code; (2) Defendant (including its officers, directors,  
 13 managers and agents) did not authorize or ratify any willful violation with respect to Plaintiff, or  
 14 any alleged group member; and (3) Plaintiff has failed to plead facts sufficient to support  
 15 recovery of such damages.

**TWENTY-SEVENTH DEFENSE**

121. Plaintiff and the ERISA Class that Plaintiff purports to represent have failed to  
 18 exhaust their administrative and/or plan remedies under the plan with respect to which Plaintiff  
 19 claims they are owed relief.

20 WHEREFORE, Defendant prays for judgment as follows:

- 21 1. That class certification be denied;
- 22 2. That Plaintiff and the classes of persons he purports to represent take nothing by  
 23 reason of the Complaint, that the Complaint be dismissed in its entirety with prejudice, and that  
 24 judgment be entered for Defendant;
- 25 3. That Defendant be awarded its reasonable costs and attorneys’ fees; and
- 26 4. That Defendant be awarded such other and further relief as the Court deems just  
 27 and proper.

1 Dated: December \_\_\_, 2007. M. KIRBY C. WILCOX  
2 JEFFREY D. WOHL  
3 MOLLY A. HARCOX  
4 PAUL, HASTINGS, JANOFSKY & WALKER LLP

5 By: \_\_\_\_\_  
6 Jeffrey D. Wohl  
7 Attorneys for Defendant  
8 CADENCE DESIGN SYSTEMS, INC.  
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